Practitioner's Docket No. VN 169124

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Date: 10-15-98

(Reissue Application Transmittal [17-1]—page 1 of 6)

Assistant Commissioner for Patents Washington, D.C. 20231

REISSUE APPLICATION TRANSMITTAL

Transmitted berevith is the application for mineral of 110
Transmitted herewith is the application for reissue of U.S. ✓ Utility Patent □ Plant Patent □ Design Patent
No. <u>5,566,769</u> issued on <u>Oct. 75, 7996</u> .
Inventor(s): Geetha N.K. Rungan, Debra J. Worsley, Richard Maik, Brian C. Ed Title: Data Communication Network With Trunsfer Port, Coscade Port And/o Enclosed are the following: Frame Synchronizing Signal.
Specification, claim(s) and drawing(s) (37 C.F.R. § 1.173)
(a) Z page(s) of specification
page(s) of claimspage(s) of abstract
NOTE: This must include the entire specification and claims of the patent, with the matter to be omitted by reissue enclosed in square brackets. Any additions made by the reissue must be underlined, so that the old and new specifications and claims may be readily compared. Claims should not be renumbered. The numbering of claims added by reissue should follow the number of the highest numbered patent claim. No new matter shall be introduced into the specification. (37 C.F.R. § 1.173).
CERTIFICATION UNDER 37 C.F.R. § 1.10* (Express Mail label number is mandatory.) (Express Mail certification is optional.)
hereby certify that this Reissue Application Transmittal and the documents referred to as enclosed therein are seing deposited with the United States Postal Service on this date
VARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. § 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.
WARNING: Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 C.F.R. § 1.10(b). "Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56, 439, at 56, 442

(b)			sheet(s) of drawing (drawings amended)
			Formal
			Informal
NO			ndments which can be made in a-reissue drawing, that is, changes from the drawing of the patent, stricted." 37 C.F.R. § 1.174(b).
be made			changes in the drawings, upon which the original patent was issued, are to made. Therefore, in accordance with 37 C.F.R. § 1.174(a), please find atched, in the size required for original drawings:
			a copy of the printed drawings of the patent.
			a photoprint of the original drawings.
			A letter requesting transfer of the drawings from the original patent file to this reissue application is attached.
2.	Dec	larati	on and power of attorney
		_	pages of declaration and power of attorney
3.	Preli	imina	ary amendment
			(check, if applicable)
		i Λ+	tached
4.		r to ttach	surrender the original letters patent in accordance with 37 C.F.R. § 1.178 ed.
		01	ffer to surrender is by the inventor
			along with assent of assignee.
			ffer to surrender is by the assignee of the entire interest (and the reissue oplication does not seek to enlarge the claims of the original patent).
5.	Lett	ers p	patent
] O	riginal letters patent are attached.
] D	eclaration that original letters patent lost or inaccessible is attached.
] A	copy of the original printed patent is attached.
NC	TE:	"The but o	application may be accepted for examination in the absence of the original patent or the declaration ne or the other must be supplied before the case is allowed." 37 C.F.R. § 1.178.
NC	OTE:	includ calcu rev. 2	re the original patent grant is not submitted with the reissue application as filed, patentee should de a copy of the printed original patent. Presence of a copy of the original patent is useful for the lation of the reissue filing fee and for the verification of other identifying data." M.P.E.P., 6th ed., 2, § 1416.
N	OTE:	"If a . § 1.1	reissue be refused, the original patent will be returned to applicant upon his request." 37 C.F.R. 78.
			(Reissue Application Transmittal [17-1]—page 2 of 6)

6.	Petitio	on to pro	oceed v	vithout	assignee's assent							
		Attache WITHO	REISSUE APPLICATION									
	A	L 🗆	The fe	e payr	payment is authorized in the attached:							
				"REIS	SUE APPLICATION TR	UE APPLICATION TRANSMITTAL" Form						
					PLETION OF FILING RE N" Form.	EQUIREMEN	TS — REISSUE APPLI-					
	E	ı. 🗆	Paym	ent is a	authorized below.							
7.	Inform	nation D	isclosu	re State	ement							
	☐ Attached.											
		Copies	of the	IDS cit	tation(s) is/are attached	1.						
8.	Priorit	y—35 U	35 U.S.C. § 119									
Priority of application Serial No. 0 /, filed on in is claimed under 35 U.S.C. § 119.												
		The ce	'	•	has been filed in p	rior applic	ation Serial No. 0 /					
40	D			_ filed	on		•					
10.	Basi	c Filing	ree Ca	liculatic	on (37 C.F.R. § 1.16(h)	, (I) and (J))						
					CLAIMS AS FILED							
Number Filed					Number Extra	Rate	Basic Fee (37 C.F.R. 1.16(h)) \$790.00					
Tota	ıl				- 20 (and also in							
Claims (37 C.F.R. 1.16(j))				41	excess of total claims in patent)	X \$22.00	2662.00					
	pende	ent		,	-(number of inde-							
Claims 6 37 C.F.R. § 1.16(i))			6	pendent claims in patent)	X \$82.00	246.00						
				Fil	ing fee Calculation		\$ 2908.00					

NOTE: Multiple dependent claims are treated as ordinary claims for fee purposes. 37 C.F.R. 1.16(j).

(Reissue Application Transmittal [17-1]—page 3 of 6)

10.	Small Entity Status (if applicable)										
NO		new statement is required for the reissue, even if one has 1.27(a).	been filed in t	the ori	iginal patent. 37 C.F.	R.					
	☐ A statement that this filing is by a small entity is										
		☐ attached.									
		Filing Fee Calculation (50%	6 of above) \$							
NO	TE: If	a statement is filed within 2 months of the date of timely partial be refunded on request. 37 C.F.R. § 1.28(a). Effective A	payment of a f April 1, 1984.	iee, the	en the excess fee pa	ic					
11.	Add	itional Fee Payments									
		Payment is being made for "PETITION TO PROCEED WITH REISSUE APPLICATION WITHOUT ASSIGNEE" (37 C.F.R. § 1.17(h))									
12.	Tota	ul Fees Due									
		Filing Fee		\$	2908.00						
		Petition fee		\$							
		Total Fees Du	16	\$	7908.00						
13.	Met	hod Of Payment of Fees									
		Enclosed is a check in the amount of \$									
	\nearrow	Charge Account No. <u>50-0251</u> in the A duplicate of this request is attached.	e amount o	f \$	2908.00						
NOT		ees should be itemized in such a manner that it is clear for v		the fe	ees are paid. 37 C.F.I	۲.					

14. Authorization To Charge Additional Fees

WARNING: If no fees are to be paid on filing, the following items should not be completed.

WARNING: Accurately count claims, especially multiple dependent claims, to avoid unexpected high charges, if extra claim charges are authorized.

X

The Commissioner is hereby authorized to charge the following additional fees by this paper and during the entire pendency of this application to Account No.

37 C.F.R. § 1.16(a), (f) or (g) (filing fees)

37 C.F.R. § 1.16(b), (c) and (d) (presentation of extra claims)

NOTE: Because additional fees for excess or multiple dependent claims not paid on filing or on later presentation must only be paid or these claims cancelled by amendment prior to the expiration of the time period set for response by the PTO in any notice of fee deficiency (37 C.F.R. § 1.16(d)), it might be best not to authorize the PTO to charge additional claim fees, except possibly when dealing with amendments after final action.

37 C.F.R. § 1.16(e) (surcharge for filing the basic filing fee and/or declaration on a date later than the filing date of the application)

37 C.F.R. § 1.17(a)(1)–(5) (extension fees pursuant to § 1.136(a)).

37 C.F.R. § 1.17 (application processing fees)

NOTE: "A written request may be submitted in an application that is an authorization to treat any concurrent or future reply, requiring a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time. An authorization to charge all required fees, fees under § 1.17, or all required extension of time fees will be treated as a constructive petition for an extension of time in any concurrent or future reply requiring a petition for an extension of time under this paragraph for its timely submission. Submission of time in any concurrent reply requiring a petition for an extension of time under this paragraph for its timely submission." 37 C.F.R. § 1.136(a)(3).

NOTE: "Amounts of twenty-five dollars or less will not be returned unless specifically requested within a reasonable time, nor will the payer be notified of such amounts; amounts over twenty-five dollars may be returned by check or, if requested, by credit to a deposit account." 37 C.F.R. § 1.26(a).

☐ 37 C.F.R. § 1.18 (issue fee at or before mailing of Notice of Allowance, pursuant to 37 C.F.R. § 1.311(b))

NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 C.F.R. § 1.311(b).

NOTE: See 37 C.F.R. § 1.28.

15. Additional Enclosures

(Reissue Application Transmittal [17-1]—page 5 of 6)

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SIGNATURE OF PRACTITIONER

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(Reissue Application Transmittal [17-1]—page 6 of 6)